LAVIN, CEDRONE, GRAVER, BOYD & DISIPIO Formed in the State of PA Regina Cohen Suite 500 190 North Independence Mall West 6th & Race Streets Philadelphia, PA 19106 Tel: (215) 351-7551

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Attorney for Movant

ATTORNEY FOR MOVANT: ALLY CAPITAL

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF NEW JERSEY **CAMDEN DIVISION**

| IN RE: | § | CASE NO. 22-18807-JNF |
|----------------------------|---|-----------------------|
| | § | |
| A-ONE LEASING, LLC, Debtor | § | CHAPTER 7 |

CERTIFICATION IN SUPPORT OF MOTION

The undersigned, a duly authorized representative for Ally Capital ("Movant"), does hereby certify that: PAUL TANGEN

- , am employed by AIS Portfolio Services, LLC, the Bankruptcy Servicer and Custodian of Records for Ally Capital and am familiar with the account which the Movant maintains for the Debtor A-One Leasing, LLC, and I am authorized to make this Certification.
- 2. On or about April 08, 2019, Debtor A-One Leasing, LLC entered into a Retail Installment Sales Contract ("Contract") involving a loan in the amount of \$47,426.27 for the purchase of a 2018 Ram Ram 2500 Crew Cab Tradesman 4WD 6.4L V8.
- 3. The vehicle secured by the Contract has V.I.N. 3C6UR5HJ2JG396065. See copy of Contract attached hereto and marked as Exhibit "A".
- 4. The Movant is the assignee of the Contract.
- 5. The Movant is the only lien holder of record with regard to the vehicle. See copy of the Certificate of Title attached hereto and marked as Exhibit "B".
- The above-described vehicle is encumbered by a lien in favor of the Movant; the account has a

payoff in the amount of \$28,912.89, plus other appropriate charges through September 19, 2023, though subject to change. The regular monthly payment is \$856.61 at an interest rate of 8.940%.

7. Pursuant to the provisions of the Contract, the Debtor A-One Leasing, LLC has defaulted by failing to make payments and Movant is entitled to possession of the vehicle as a result of the default.

| a. | Contract Date: | April 08, 2019 |
|------|-----------------------------------|-------------------------------|
| b. | Date of Last Payment: | March 23, 2022 |
| c. | Amount of Last Payment: | \$856.61 |
| d. | Last Payment Applied to Date: | Part. Feb. 2022 - Part. March |
| | | 2022 |
| e. | Payment Amount: | \$856.61 |
| f. | Balance as of September 19, 2023: | \$28,912.89 |
| g. | Pre-Petition Arrears: | \$6,167.59 |
| h. | Post-Petition Arrears: | \$8,566.10 |
| i. | Other Fees and Charges | \$0.00 |
| j. | Attorney's Fees and Costs: | \$0.00 |
| ТОТА | L DELINQUENCY | \$14,733.69 |

 The Eastern Edition of N.A.D.A. Official Used Car Guide indicates and adjusted retail value of \$31,675.00. See copy of N.A.D.A. report and marked as Exhibit "C".

I CERTIFY THAT THE FOREGOING STATEMENTS MADE BY ME ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE. I AM AWARE IF ANY OF THE FOREGOING STATEMENTS MADE BY ME ARE WILLFULLY FALSE, I AM SUBJECT TO PUNISHMENT.

Case 22-18807-JNP Doc 78-5 Filed 09/22/23 Entered 09/22/23 10:26:07 Desc Certification In Support of Motion Page 3 of 6

DATED: 9/20/23

Signature

PAUL TANGEN

BANKRUPTCY RESOLUTION SPECIALIST

Title

AMENDED AND RESTATED PURCHASE STATEMENT OF WORK 2 For 3rd Party Bankruptcy Account Servicing

Attachment D - APPOINTMENT AS A CUSTODIAN OF BUSINESS RECORDS

AMENDED AND RESTATED PURCHASE STATEMENT OF WORK 2 For 3rd Party Benkruptcy Account Servicing

APPOINTMENT AS A CUSTODIAN OF BUSINESS RECORDS

Ally Pinehelal Irio., ("Ally") and AIS Portfolio Services, LP, ("AIS") entered into a Master Service Agreement ("Agreement") whereby AIS parforms bankruptey servicing and administration services for Ally at its direct or indirect subsidiaries. In conjunction with the Agreement, Ally hareby appoints AIS as a custodian Ally's and its direct or indirect subsidiaries' business records for spacific accounts in bankruptcy that are referr to AIS for secvicing. AIS accepts such appointment and agrees to perform the duties and responsibilities as custodian of the business records as set forth lightin and in accordance with the Agreement.

The Agreement provides that Ally shall deliver/make available to AIS all information and supporting documentation necessary for the referred accounts to be serviced in bankruptcy, and AIS shall control the proce for maintenance and storage of the information and supporting documentation during the life of the representation in accordance with the Agreement. As the servicer of referred bankruptcy accounts for Ally and its direct or indire subsidiaries. AIS will utilize the information provided to complete any affidavit end/or declaration required eathernt/cate the financial status of the referred account.

The scope of this appointment is limited to referred accounts that are in bankruptcy during the tech representation for the specific account. Upon termination of AIS' representation on a referred bankruptcy account, and addition to any other obligations under the Agreement, AIS will return all information and supports documentation in its control to Ally and shall relinquist its obligations as a sustedian.

State of NC County of MKKIKNIMY

Substantial and sworm to (or affirmed) before me on this law a miller chair day of Dec. 2022, by LANKIA MILLER

proved to me on the basis of antisfactory evidence to be the person(s) who appeared before me.

AMENDED AND RESTATED PURCHASE STATEMENT OF WORK 2

For 3rd Party Benkruptcy Account Servicing

Sign

ACKNOWLEDGMENT

fireducing below. All colored days in his cond, and contain and contain the abstract and all a contains.

Dated: 9/28/26

8Y:

Name: C& LOCAL)
Title: VICE PRESIDENT

State of NEW JERSEL Country of GIBLICESTAP

Subscribed and serve (or affurnest) before me on this 2541 day of 11 1 1000 ne

proved to me on the baths of satisfactory evidence to be the

proceensesses

Marianaro Calsuco Seonardo